1	BROWN, LLC	
2	Edmund C. Celiesius (PHV) 111 Town Square Place, Suite 400	
3	Jersey City, NJ 07310 ed.celiesius@jtblawgroup.com	
4	Lead Counsel for Plaintiff(s) (Additional counsel appear on signature page)	
5		
6	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA	
7	SHUNDELL TAYLOR, individually, and on	Case No.: 2:24-cv-01309-DJA
8	behalf of all others similarly situated,	MOTION TO WITHDRAW AS
9	Plaintiffs,	COUNSEL
10	vs.	
11	VALIDITY RESEARCH, INC.,	
12	and,	
13	KGS RESEARCH, INC.	
14	Defendants.	
15		
16	Pursuant to Local Rule IA 11-6, Plaintiff SHUNDELL TAYLOR ("Plaintiff") moves for	
17	withdrawal of attorney Edmund C. Celiesius as its counsel. Attorney Edmund C. Celiesius is	
18	departing Brown, LLC. His withdrawal will not cause any delay or adversely affect the interest of	
19	the Plaintiff because the other below-listed Brown, LLC attorneys and Roger Wenthe, PLLC	
20	attorneys' will continue to represent Plaintiff in the litigation.	
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JOINT PROPOSED DISCOVERY PLAN AND SCHEDULING ORDER

1 DATED December 20, 2024 2 **BROWN, LLC** 3 By: /s/ Edmund Celiesius 4 Edmund C. Celiesius (PHV) Nicholas Conlon (PHV) 5 111 Town Square Place, Suite 400 Jersey City, NJ 07310 6 Phone: (201) 630-0000 7 nicholasconlon@jtblawgroup.com ed.celiesius@jtblawgroup.com 8 Lead Counsel for Plaintiffs 9 10 Roger Wenthe ROGER WENTHE, PLLC 11 Nevada Bar No. 8920 2831 St. Rose Pkwy. # 200 12 Henderson, NV 89052 T: 702-971-0541 13 Roger.wenthe@gmail.com 14 Local Counsel for Plaintiffs 15 16 17 18 **CERTIFICATE OF SERVICE** 19 Pursuant to FRCP 5(b), I hereby certify that on December 20, 2024, I caused a true and 20 correct copy of MOTION TO WITHDRAW AS COUNSEL was electronically filed with the U.S. 21 District Court, which will notify counsel of said filing in this matter. 22 23 /s/ Edmund Celiesius 24 Edmund C. Celiesius (PHV) IT IS SO ORDERED. 25 DATED: 12/23/2024 26 27 DANIEL J. ALBREGTS 28 UNITED STATES MAGISTRATE JUDGE